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November 30, 2011

BY ECF

Hon. Carol B. Amon United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201

> Re: <u>United States v. Matthew Rinaldo</u> 11 Cr 783 (CBA)

Dear Chief Judge Amon:

Unfortunately, after my office filed my written submission to Your Honor seeking bail for Mr. Rinaldo, I noticed a few errors, mostly typographical in nature. Attached hereto is the corrected version. Please disregard the prior filing.

Respectfully yours,

/JRF/

James R. Froccaro, Jr.

JRF:tp Encls.

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November 29, 2011

BY ECF

Hon. Carol B. Amon United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201

> Re: <u>United States v. Matthew Rinaldo</u> 11 Cr 783 (CBA)

Dear Chief Judge Amon:

I am the attorney for Matthew Rinaldo. Mr. Rinaldo was recently arrested and charged in a Complaint with a Hobbs Act robbery as well as using and carrying a firearm in relation to that crime. See ECF Docket #1. The Complaint alleges that in the year 2009, Mr. Rinaldo and others participated in the robbery of an illegal gambling parlor affiliated with the Bonnano Crime Family - and no one was harmed. Mr. Rinaldo was subsequently indicted for these crimes in a case that has now been assigned to Your Honor.

Mr. Rinaldo is not alleged to have been present or armed during the robbery. Rather, he is alleged to have been outside and acted as a getaway driver. When Mr. Rinaldo was approached by the DEA nearly a

year ago, and told that he was a suspect in this robbery, he is alleged to have consented to a search of his person and the vehicle he was driving. No weapon was found and he was let go. Mr. Rinaldo also has no criminal history evincing the prior use of a firearm and he has never ever been found in possession of a firearm by the authorities.

The weight of the evidence against Mr. Rinaldo in the case is not strong. Upon information and belief, there are no tape recordings or forensic or physical evidence linking him to a robbery. The evidence against him apparently consists of allegations made by two (2) cooperating witnesses seeking leniency for a host of their own crimes. And, one of the cooperating witness has previously stated that he does not remember whether the person he met on the night of the robbery was named "Will or "Matt." See Complaint at paragraph 8 and fn.3. And, the other cooperating witness claims that he when he first met "Matt," he had been recently released from prison. Id. at paragraph 10. Mr. Rinaldo, however, has never been in prison.

Mr. Rinaldo is also not alleged to be a made member of any organized crime group, let alone, supervisor others.

Before I was substituted as the attorney of record for Mr. Rinaldo, a bail application was made on his behalf before Magistrate Judge Go. This application was denied on the grounds that he posed a danger to the community. I have ordered and attached hereto for Your Honor's review, a copy of the transcript of the proceedings held before Magistrate Go on November 14, 2011.

By this letter, I am respectfully asking Your Honor to release Mr. Rinaldo on a substantial and restrictive bond. Significantly, the U.S. Pretrial Services Office has recommended to the Court that Mr. Rinaldo be released on a substantial bond signed by three (3)

¹ The government conceded in the context of the prior proceedings before Magistrate Go that Mr. Rinaldo is not a risk of flight.

financially responsible sureties with the following conditions:

- 1) that he be subjected to pretrial supervision;
- 2) that his travel be restricted to the EDNY and SDNY;
- 3) that he surrender his passport, if any, and also not apply for a new passport;
- 4) that he be subject to random home visits; and
- 5) that he be placed on house arrest with electronic monitoring, except for attorney visits, court appearances, medical treatment and religious services.

Likewise, I am asking that Your Honor release Mr. Rinaldo on a substantial and restrictive bond. Namely, a \$1 million Appearance Bond with all of the restrictive conditions recommended by Pretrial Services, but with the condition that the bond will be signed by eleven (11) financially responsible sureties, not just three (3) as recommended by Pretrial Services.² And, additional conditions being offered to secure Mr. Rinaldo's release are that his electronic monitoring bracelet be equipped with a GPS monitoring system, and that his fiancé's father, Carlos Acevedo, will pledge as collateral for the bond, his residence located at 512 Drumgoole Road West in Staten Island, New York, which has about \$100,000 in equity.

If Mr. Rinaldo is released on bail, he will be residing with his fiancé, Candice Gutkais, at 41-93 Amboy Road in Staten Island, New York, along with their infant child, as well as Ms. Gutkais' child from a prior marriage who suffers from cerebral palsy - both of whom Mr. Rinaldo helps to care for at home. For Your Honor's information, Mr. Rinaldo who suffers from a debilitating back injury, has been unemployed since the year 2009 and is awaiting Social Security Income. That is why the home where he resides, along with his fiancé and the children, is presently in foreclosure. There is no wealth here, unexplained or otherwise.

² All of the eleven (11) proposed sureties have previously been interviewed and approved by the government.

I respectfully submit that this combination of factors and conditions will reasonably assure the safety of the community and also serves to rebut the presumption in this case.³

For all of the foregoing reasons, I am respectfully asking that Mr. Rinaldo be ordered released on bond.

Respectfully submitted,

/JRF/

James R. Froccaro, Jr.

JRF:tp

I am aware that Your Honor will review this bail application *de novo*. However, during the prior detention hearing, Magistrate Judge Go did initially state on the record that "I don't find clear and convincing evidence of dangerousness now to the community that can't be addressed by subjecting the defendant to home detention with electronic monitoring and placing limitations on the people he can associate with." See transcript at 14 (emphasis supplied). But, when told by the government that the presumption applied, Magistrate Go responded "If the presumption applies, then my view might be different, but without the presumption I stand by what I said earlier." Id. at pages 14 and 18 (emphasis supplied). Whether the presumption applies, however, is of no consequence. The burden of proof remains the same - that the government must prove by clear and convincing evidence that no condition or combination of conditions will reasonably assure the safety of the community in Mr. Rinaldo's particular case. See 18 U.S.C 3142.

1 .	UNITED STATES DISTRICT COURT	
2 '	EASTERN DISTRICT OF NEW YORK	
3		X
4 .	UNITED STATES OF AMERICA,	: : 11-M-1053 (RER-1)
5	V.	: November 14, 2011
6	MATTHEW RINALDO,	: Brooklyn, New York
7 .	Defendant.	•
8		X
9	TRANSCRIPT OF CRIMINAL CAUSE FOR DETENTION HEARING BEFORE THE HONORABLE MARILYN D. GO UNITED STATES MAGISTRATE JUDGE	
11 12	APPEARANCES:	
13	AFFEARANCES:	
14	For the Government:	BY: NICOLE ARGENTIERI, ESO.
15 16		ASSISTANT U.S. ATTORNEY
17	For the Defendant:	MATTHEW SANTAMAURO, ESQ.
18 .		
19		
20		MARY GRECO TypeWrite Word Processing Service
21		Saratoga Springs, NY 12866
22		
23		
24	•	·
25		
	Proceedings recorded by electronic sound recording, transcript produced by transcription service	

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2
  1
              THE CLERK: Criminal Cause For a Detention hearing,
    USA v. Matthew Rinaldo, 11-M-1053. Counsel, your name for the
  2
 3
    record?
 4
              MS. ARGENTIERI: Nicole Argentieri for the United
 5
             Good morning, Judge.
 6
              MR. SANTAMAURO: Good morning, Your Honor.
 7
    Santamauro for Matthew Rinaldo.
 8
              THE COURT: Good morning, counselors. Good morning,
 9
    Mr. Rinaldo.
10
              THE DEFENDANT: Good morning, Your Honor.
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              THE COURT: This matter is on for a bail hearing.
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              MS. ARGENTIERI: Yes, Judge.
13
              MR. SANTAMAURO: Yes, Judge.
              MS. ARGENTIERI: It really is the first --
14
15
              THE COURT: Application?
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              MS. ARGENTIERI: Yes.
17
              MR. SANTAMAURO: It is.
18
              THE COURT: I see. I see from checking the docket
           Now, what is the Government's position? Are you
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    seeking detention on risk of flight or dangerousness or both?
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21
             MS. ARGENTIERI: Judge, I would have said on both
   grounds but after meeting the sureties that are here today I
22
   would say that we're solely seeking his detention based on
23
   danger to the community based on the nature of the crimes that
24
   are charged and his recent activity.
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THE COURT: I'll hear you.

MS. ARGENTIERI: Okay. Judge, just to start with the charges in this case, the defendant is charged with Hobbs Act robbery and conspiracy. It was actually a carried out robbery, Judge, that occurred in 2009 where this defendant, along with Bonanno associate Hector Pagan and several other individuals went to an illegal gambling club in Staten Island, New York. They went there armed and they went there to rob the club, and they did so. They were hoping to get large amounts of money and jewelry. They put everyone up against the wall, they brandished the guns. The defendant participated in this very violent robbery.

No one was actually hurt, Judge, but there was the possibility that someone could be hurt whenever there are guns involved. And it is that gun charge that gives rise to presumption in this case.

THE COURT: Okay. It wasn't clear to me that the defendant had any role in the actual robbery other than as a driver.

MS. ARGENTIERI: He was the driver, Judge, but he was in the car with them, he helped them plan it, he drove them to the actual robbery location, and he saw that they were armed. And this was in 2009.

More recently, Judge, former Bonanno Family consigliere, Anthony Graziano, was recently released to a

halfway house. The terms of his stay at the halfway house are that he's only to leave to go to pre-approved doctors visits and possibly home for the weekend.

This defendant has been driving Mr. Graziano around and has been helping him evade the conditions of his release, Judge. That is why the Government submits that home detention, electronic monitoring, those types of measures are not appropriate here where this defendant is engaging in sophisticated means to allow Mr. Graziano to meet with the Bonanno Family leadership, Judge. And the DEA was able to surveil such a meeting on October 18th, you know, just less than a month ago. I can hand up these pictures. They're my only copy. I'm sorry. I can show them to Mr. Rinaldo.

MR. SANTAMAURO: May I see them?

MS. ARGENTIERI: But it shows the street boss of the Bonanno Family, Vinny TV; Bonanno soldier, Vito Balsamo; Bonanno Family soldier Art Tarzia [Ph.], they're all meeting at Mike's Place Diner. And here is the defendant driving Mr. Graziano. I can pass up these pictures, Judge, if you think they would be helpful. But it's this type of behavior that makes bail in this case inappropriate for a defendant like this.

In addition, the agents did a search of phones that were recovered when this defendant was arrested and the phone numbers for Mr. Graziano, his very close criminal associate

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    Hector Pagan, and others are in his phone, Judge.
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              THE COURT: Now, what's Anthony Graziano's position
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    in the Bonanno Family?
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              MS. ARGENTIERI: I believe he's currently held as a
    captain, Judge. Before he went to prison he was acting
 5
 6
    consigliere.
 7
              THE COURT: Let me just clarify. When you say he was
    observed driving, were his activities driving solely to drive
 8
 9
    Mr. Graziano to medical appointments?
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              MS. ARGENTIERI: No, he drove him to that meeting,
11
    Judge.
12
              THE COURT: Oh, to the meeting. I'm sorry.
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              MS. ARGENTIERI: He's there in the picture. I can
14
    show you.
15
              THE COURT: Oh, okay.
16
              MS. ARGENTIERI: I should have marked them. So this
    is Bonanno soldier Art Tarzia, Vinny TV. That's the defendant
17
18
    right behind them. You can see they're leaving the diner after
19
    the meeting.
                  That's Anthony Graziano.
20
              THE COURT: Okay.
21
             MS. ARGENTIERI: He had driven him that day.
22
              THE COURT:
                         Okay.
23
             MS. ARGENTIERI: In addition, Judge, the Government
   has source information that this is a defendant who makes money
24
   by selling drugs and doing robberies, Judge, like the one that
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    was described in the complaint. And the one thing that I found
 1
    very notable is that this defendant is unemployed. He is
 2
    disabled and he has no job, which leaves the question as to how
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    he supports his family and how he lives day to day. And it's
 4
    the Government's position that all of those facts point to the
 5
    fact that he makes his money through criminal activity and that
 6
    he is a risk and danger to the community and he should be
 7
    remanded.
              THE COURT: Remain in custody.
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              MS. ARGENTIERI: Yes. Remain in custody.
11
    Judge.
12
              MR. SANTAMAURO: May I, Judge?
13
              THE COURT: Go ahead.
14
              MR. SANTAMAURO: Thank you very much, Your Honor.
    Your Honor, with respect to -- I'm going to address the
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    photographs and the Graziano matter first and then I'll
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17
    proceed.
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              With respect to the photographs, Judge, Mr. Rinaldo
    does not deny knowing Anthony Graziano. In fact, he's known
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    Anthony Graziano's family, and I say family in the actual
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    family sense, for quite some time having had a relationship
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   with his daughter so many years ago. Mr. Graziano had been
22
    incarcerated for approximately nine years, ten years, so I
23
   don't see any connection, criminal connection between Mr.
24
25
   Graziano and Mr. Rinaldo.
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Mr. Rinaldo does in fact drive Mr. Graziano to and from his doctors' appointments which as Ms. Argentieri said is one of the reasons why Mr. Graziano is allowed to leave his house, perhaps the only reason. That day, the day that the photographs were taken, I'm informed that Mr. Graziano had appointments with Dr. John Zafarino [Ph.] Safano [Ph.], Mr. Hoffman and a physical therapist as well and that this was a lunchtime meal that occurred at the diner on Staten Island. So Mr. Graziano was in fact doing what he was supposed to do. They stopped for lunch, they got something to eat, and then they went home.

I don't know that there's any evidence that my client knows who the other individuals are in the photograph. I don't know that he would even know all of the conditions of Mr. Graziano's release. So the fact that the assertion was made that he is helping Mr. Graziano evade his conditions of his release, I don't know that that is appropriate here. He would have to have known what Mr. Graziano's conditions of his release were for him to intentionally attempt or help him evade what he's supposed to be doing. So Your Honor, I don't believe that that assertion can be made or substantiated.

With respect to drugs, he's not charged here with drugs. There were no drugs on him when he was arrested. There were no search warrants done on his house. There's no evidence that he is in fact a drug dealer. He is living in his house

that is owned by his wife, that they are having a difficult time making payments on. He's on the verge of foreclosure actually although they've managed to hold off on the foreclosure. His wife's family assists them as well. Judge, there are about 12 people outside that have become Matthew's family. So he is attempting to obtain disability benefits so he could help support his family.

He has a son 11 months old with Candice Gutkis [Ph.] his live-in, I call her his common law spouse. He has another son as well. Candice has a disabled boy. She is essentially providing him with a place to live. That's the way it's working out between them.

Judge, with respect to him being a danger, please consider also the complaint that's before you. It's not an indictment. There is no evidence that Mr. Rinaldo was inside the club. There is no evidence that he had a weapon. I submit, Judge, there's no evidence that he knew there was a weapon involved.

As far as him planning, it is alleged in the complaint that the cooperating witness number one advised the agent that coconspirator number one informed him and the other coconspirators about a card game run by the Bonanno Family. It doesn't say here anywhere that Mr. Rinaldo planned it and Mr. Rinaldo knew about the card game, that Mr. Rinaldo even knew where they were going. This is a loose relationship at best

between the cooperating witnesses and Mr. Rinaldo. 1 2 Judge, I don't believe that -- there were no injuries. That's been established. I don't know that there 3 was ever a police report in this case. I don't know that there 4 was ever a 911 call in this case. There certainly were no 5 weapons recovered. The only evidence that I suspect that the 6 Government has is cooperating witness number one and 7 cooperating witness number two. And it's also my understanding that they have been in 9 custody since sometime in 2010. I would suggest, Judge, that 10 the agents knew about this crime for more than a year and a 11 half and let Mr. Rinaldo be out on the street during this 12 period of time. If he was a danger to the community, Judge, 13 why would he not have been picked up much sooner than he was? 14They had the opportunity. If they know who he is, they had the 15 opportunity to pick him up much earlier at a much earlier time. 16 He could have been picked up if he was a danger to the 17 18 community as the Government said. 19 THE COURT: All right. Okay. 20 MR. SANTAMAURO: Judge, as far as risk of flight, I believe the Government understands and said as much, he does 21 22 have a number of people here --23 THE COURT: Okay. You don't need to address that 24 issue. 25 MR. SANTAMAURO: Thank you, Judge.

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               He does have a criminal record. His criminal record
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     is not one of violence. He is not on probation. He was not on
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  3
     probation.
  4
               THE COURT: There was an assault charge.
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              MR. SANTAMAURO: An assault charge, yeah, I can
    proffer -- I represented him on that in Richmond County
  6
    Criminal Court and that was a dispute with an ex-girlfriend's
  7
    father. My contention in that case was he was just as much a
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    victim as he was a perpetrator in that case. That was a
 9
    misdemeanor count, it was not a felony. That case was
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11
    resolved.
12
              THE COURT: So how long has he been with his current
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    paramour?
              MR. SANTAMAURO: Approximately four years, Judge.
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15
              THE COURT: Anything else? What's his disability?
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              MR. SANTAMAURO: He has back injuries but perhaps
    more relevant he has a hearing disability in both of his ears.
17
    He has diminished hearing capacity.
18
19
              THE COURT: That's a congenital defect?
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              MR. SANTAMAURO: Judge, he was born with the hearing
21
    defect.
22
              THE COURT: All right.
23
             MR. SANTAMAURO: He worked until approximately 2007.
24
             THE COURT: Okay. Do you have any response, Ms.
25
   Argentieri?
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11 1 MS. ARGENTIERI: Yes, Judge, just that first of all, the Government is entitled to proceed by proffer under very 2 well established case law at these hearings. 3 THE COURT: I don't think there's a huge dispute over 4 5 the facts that you proffer. 6 MS. ARGENTIERI: Well, Mr. Santamauro seemed to call into question whether or not there would be any evidence that 7 the defendant knew what he was doing when he went to go to the 8 robbery and he had participated in the plan. And the 9 Government is making very clear that there are witnesses that 10 say that he participated in the planning of the robbery, that 11 he knew where they were going, and that he saw that the people 12 13 in the car were armed. Those are facts that Mr. Santamauro might dispute, but there are certainly witnesses that would say 14 15 that. 16 Judge, I'm just being informed, and I don't have this with me, that sometime in 2010 there was also information 17 provided to local law enforcement that the defendant had 18 possessed a gun at that time but it was not recovered. 19 20 Also, I was unclear. What is his disability that's keeping him from working right now? 21 22 MR. SANTAMAURO: He has a hearing disability. 23 MS. ARGENTIERI: And then? 24 MR. SANTAMAURO: A back injury. 25 MS. ARGENTIERI: From 2007? That's what's keeping

12 him from working in construction? 1 2 MR. SANTAMAURO: Debilitating injury. 3 MS. ARGENTIERI: Debilitating. Okay. So Judge, since the last time -- my understanding of what was just said 4 is that the last time that he worked was in 2007 for 5 construction. I think that begs the question how has he been 6 supporting himself if he's not on disability, Judge? And I 7 think it supports the Government's case that he's been making money through criminal activity, some of it dangerous criminal 9 activity such as the robbery that is detailed in this 10 11 complaint. 12 In addition, these two cooperating witnesses participated in another robbery, really a burglary, Judge, with 13 this defendant where they went to so someone's house and I 14 think they were looking for money and it turned out that there 15 16 was no one home, so it's just a burglary. 17 THE COURT: When was that? 18 MS. ARGENTIERI: That was also -- it was shortly -it was either shortly before this robbery or shortly after it, 19 Judge. They were around the same time. I can't recall right 20 21 this instant. 22 In addition, the notion that Mr. Rinaldo drover Mr. Graziano to meet with the street boss of the Bonanno family and 23 24 is in a picture walking out with him and that we're all supposed to be naive and believe that he didn't know who Mr. 25

13 Graziano was meeting with is absurd. It's absurd. 1 I mean if you look at this picture, Judge, these are not ordinary 2 everyday people. There is no way that he drove Mr. Graziano to 3 this meeting, went into the diner with them, and came out and 4 5 didn't know what he was doing. THE COURT: What time was that picture taken? 6 MS. ARGENTIERI: What time? Early afternoon. 7 8 THE COURT: Okav. MS. ARGENTIERI: So while he may have driven him to 9 the doctor that day, he also drove him to meet with his 10 criminal associate. For those reasons, we believe he should be 11 12 held pending trial. 13 MR. SANTAMAURO: Just in response, Judge, once again, he would have to know what Mr. Graziano's terms and conditions 14 are for him to intentionally attempt to evade Mr. Graziano's 15 16 release. 17 Judge, I just would also like to point out that with respect to the planning, one of the complaining witnesses, 18 excuse me, one of the cooperating witnesses indicated in the 19 complaint that he had met Mr. Rinaldo that night. And further, 20 that he wasn't even certain that his name was Matt. He said 21 his name could have been Will. That's in a footnote on Page 5 22 of the complaint. So Judge, I don't believe the case the 23 Government has against Mr. Rinaldo in this case is particularly 24 strong and I think that's a factor to consider before holding 25

him in.

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THE COURT: I have to say these cases involving charges that a defendant is associated with an organized crime family pose particular difficulties.

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In this case, I am not -- I don't find clear and convincing evidence of dangerousness now to the community that can't be addressed by subjecting the defendant to home detention with electronic monitoring and placing limitations on the people he can associate with.

MS. ARGENTIERI: But Judge, in a case charging a 924(c) he's presumed, and the Government has to support it, he's presumed to be a danger to the community and it's up to the defendant to rebut that. And by simply saying -- and that's the standard in a case where a 924(c) is alleged. And simply saying, you know, without any support for it that he didn't know what he was doing when he drove him to meet these high ranking Bonanno guys and disregarding the rest of it, including the fact that there's a gun involved here, Judge, and we have photos. I mean if we didn't have these photos, I have no doubt that Mr. Santamauro would be standing up here saying that it didn't happen. But we have photos. And I don't think that given, respectfully Judge, I don't think that given the standard where he's presumed to be a danger to the community that what Mr. Santamauro has said here today rebuts that presumption.

15 1 THE COURT: What was Mr. Graziano incarcerated for? 2 MS. ARGENTIERI: Racketeering conspiracy, Judge, including predicate acts of murder conspiracy. 3 MR. SANTAMAURO: Mr. Rinaldo was not part of that 4 conspiracy. He was not part of that indictment. Was not 5 charged in any way, shape or form with any of the crimes that 6 7 Mr. Graziano has been accused of in the past. 8 As far as rebutting the presumption, Judge, all of the factors that I discussed are the factors to be considered 9 under 3142(g). Judge, I have also again, his family is here. 10 His family is here to assure, in some way, assure the Court 11 that they will be responsible for him with respect to making 12 sure he's not a danger to the community, that if he is on home 13 detention, he does have a restriction of who he can see. 14 15 MS. ARGENTIERI: Judge, respectfully, the people in the courtroom are not his family. They're people who are 16 related to his girlfriend. And there are a lot of them and I 17 thought it was a very impressive show of support, but they're 18 not people that are actually this defendant's family. 19 20 In addition, there's case law that says that the amount of a bail package -- I can get you this case, Judge --21 22 THE COURT: No, I'm not going -- I don't think it's appropriate to equate the adequacy of a bail package with a 23 determination of dangerousness. 24 25 MS. ARGENTIERI: And the crime that he's charged

16 with, robbing an illegal gambling club around the Bonanno 1 Family, Judge, that shows the association with organized crime 2 3 that this defendant has. I mean --MR. SANTAMAURO: Well Judge, with respect to that, 4 there's no allegation as to who was robbed. We don't even know 5 6 who was at the card game. 7 MS. ARGENTIERI: And that along with the fact that there was no police report and no 911 call, really? An illegal 8 gambling club in Staten Island is going to be robbed at 9 gunpoint by other mob associates and call the police? My watch 10 11 was stolen? My money was taken? That just shows the absurdity 12 of the defense's argument. 13 MR. SANTAMAURO: And the only way we know that is by cooperating witnesses who are known robbers who have robbed 14 numerous people who don't know even when this robbery was 15 committed and I would submit they probably don't know where. 16 17 MS. ARGENTIERI: That I can tell you is not true. They know exactly where it was. In addition, you know --18 19 THE COURT: Hang on. Let me just look at the arrest. 20 That first arrest, the disposition was -- the first arrest listed in the Pretrial Services report was from 1999, January 21 22 25th and the disposition was June 30, 2009? 23 MR. SANTAMAURO: I believe so, Judge. I'm just going 24 to check my records. 25 THE COURT: I don't quite understand the lapse in

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  1
     time.
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               MR. SANTAMAURO: Judge, what was the date of the
  3
     arrest?
              I'm sorry.
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               THE COURT: Well, it says the date is January 25th.
     That's on Page 2 of the Pretrial Service report.
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  6
               FEMALE SPEAKER:
                                [Inaudible].
  7
               THE COURT: The 1999?
  8
               FEMALE SPEAKER:
                                1999.
  9
              THE COURT:
                           Okay.
              MR. SANTAMAURO: Yes, Judge, that's what I believe to
10
              It was 1999. The disposition was September 1999,
11
    be true.
12
    Judge.
13
              THE COURT: Okay.
14
                         [Pause in proceedings.]
15
              THE COURT: And your proffer on the fact that he had
    a gun to bring him with the 924(g) is just based on the fact
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17
    there was source information?
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              MS. ARGENTIERI: Yeah, Judge. Two cooperating
    witnesses who have pled out guilty in federal court say that
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20
    the night they went to do the robbery he himself didn't have a
    gun, Judge, the other people who carried out the robbery were
21
    armed and he saw the firearm in the car and they talked about
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    how they were going to do the robbery. They talked about how
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    they were going to wait for someone to come out --
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25
             THE COURT: All right. Okay. All right.
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               MS. ARGENTIERI: -- because it was a guarded door.
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               THE COURT: Okay. So you're relying on that.
  3
                         [Pause in proceedings.]
  4
                           I don't think the presumption is
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                 The presumption under 3142 applies with respect to
    charges under 924(c) and under the terms of 924(c), he has to
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  7
    carry, use or carry or possess a firearm.
              MS. ARGENTIERI: Judge, one could be liable for
  8
    924(c) if they're not carrying it because under a theory of
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    Pinkerton liability, if it was reasonably foreseeable -- people
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    plead to this and are convicted of it every day in this
11
    courthouse. It's true, Judge, if you -- it's reasonably
12
    foreseeable that a firearm will be used, in this case it was
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    because the defendant saw the guns in the car, you're on the
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    hook for the 924(c). And its charge is also aiding and
15
    abetting. So under that theory the presumption definitely
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    applies.
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              THE COURT: I'm going to have to continue the
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    hearing.
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              MS. ARGENTIERI: Okay.
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              THE COURT: If the presumption applies, then my view
   might be different but without the presumption I stand by what
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    I said earlier. We can actually just take a short break and
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    resume at 12 o'clock.
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             MR. SANTAMAURO: Thank you, Judge.
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19 1 MS. ARGENTIERI: Great. Thank you, Judge. 2 [Off the record.] 3 THE CLERK: Okay. Second call, <u>USA v. Matthew</u> Rinaldo. 4 Back on the record. 5 THE COURT: Good afternoon, both. MR. SANTAMAURO: Good afternoon, Judge. 6 7 THE COURT: I do stand corrected. Ms. Argentieri is correct that you can be charged and convicted of aiding and 8 abetting under 924(c). I was a little skeptical in part because that's not mentioned in the complaint and I have no 10 idea that's in fact a charge that the Government intends to 11 present to the jury. I also tried to research whether or not 12 the fact that one isn't charged with the offense would make a 13 difference. I think the language of 924 is sufficiently broad 14 and only requires the Court to find that there's probable cause 15 to believe that a person has committed an offense. I find that 16 based on the proffer of the Government that there is sufficient 17 18 evidence presented to trigger the presumption in this case. 19 What happens of course under 3142 is it places on the defendant a limited burden of production. I want to hear from 20 you about how you're going to rebut the presumption that the 21 defendant doesn't pose a danger to the community. 22 23 MR. SANTAMAURO: Well, Judge, for one thing, I have affidavits from three of the people who are actually outside 24 stating that they will provide financial assistance to Mr. 25

Rinaldo during this period of time if he is to be released which would in effect prevent him from having to turn to a life of crime to support himself, that being a significant concern.

Your Honor, additionally, I believe that once again the fact that these cooperating witnesses have been in custody for so long, that this offense was from 2009, and that the -- what I failed to tell you earlier, Your Honor, and I would proffer it now is that Mr. Rinaldo was approached by federal agents in January of 2011 and was released. So they had an opportunity to have him in custody and keep him in custody and they failed to do so.

THE COURT: That's a risk of flight argument.

MR. SANTAMAURO: Well Judge, but also if he were a danger to the community and this is January 2011, the crime occurrence was '09, the cooperating witnesses were in custody in 2010, apparently the Government left him out essentially for ten months. So if he is in fact -- I believe that rebuts the presumption that he's a danger to the community because they could have had him in custody this whole time. So that's the second thing.

Additionally, Judge, while you already stated that you believe probable cause has been met, he's not indicted. It is a complaint. There are no factual -- there is no factual allegation through testimony. So I don't know that probable cause has been met at this point, Judge. And even --

21 1 THE COURT: I have to say, even without the proffer from the Government, the fact that he was in the same vehicle 2 and he was the driver of the vehicle with people who were 3 intent on committing a robbery and carrying guns, I cannot 4 believe that he would not have been aware of the existence of 5 6 the guns. 7 MR. SANTAMAURO: So noted, Judge. Judge, I think also there potentially is a jurisdictional issue with respect 8 to this robbery. It's a robbery of an illegal card game when I 9 think the allegation was it was \$3,000.00. I understand the de 10 minimis standard, but how is this even a federal crime? 11 12 think that should be considered as well. 13 THE COURT: You don't need to address that. I don't 14 15 MR. SANTAMAURO: Yes, Judge. 16 THE COURT: I'm not persuaded by that. 17 MR. SANTAMAURO: Understood. 18 THE COURT: And certainly you could have made a motion to dismiss much earlier than this. 19 20 MR. SANTAMAURO: Well again, he's not indicted yet, Judge, but I have the affidavits if you would be so -- if you 21 want to see them. And this is by his girlfriend, mother of his 22 child, and her parents indicating that they would provide 23 financial support for Mr. Rinaldo. 24 25 THE COURT: What's the status of the foreclosure

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proceedings?

MR. SANTAMAURO: The foreclosure proceeding is on his wife's house and they've managed to stave that off. So they have, it's my understanding they have not actually been served with any foreclosure papers.

THE COURT: Well, the fact that they haven't been served doesn't signify much. I mean there are now some federal requirements governing foreclosure but I don't think that that would necessarily stop a bank indefinitely from foreclosing and if foreclosure proceedings are brought, where would the defendant reside?

MR. SANTAMAURO: Well Judge, at this point with the Acevedos, Judge, is where he would reside.

THE COURT: All right. I'll hear from you, Ms. Argentieri.

MS. ARGENTIERI: Judge, just counsel's statement that people have offered to provide for him, this defendant, if he gets out so that he does not have to resort to criminal activity, that in itself is evidence of the proclivity of this defendant because I just return to this, Judge, how has he been supporting himself? It's through crime, through robberies such as the one that's detailed in the complaint.

In addition, these affidavits that these people will support him, that doesn't rebut the violence, Judge. It doesn't rebut the dangerousness to the community.

In addition, I've been given a copy of a January 2010 report. This is from an independent source reported to the police department, this is what I was referring to before, Judge, that the defendant possessed a gun in his residence on Amboy Road. Now, this is just an additional source, Judge. I don't know who this person was. But it corroborates the charge that was set out in the complaint. And nothing, nothing that defense counsel just said rebuts what you saw in those photographs that this is what the defendant does. He's driving Anthony Graziano to meet the leadership of the Bonanno Family. This is what he's been doing. He should, respectfully Judge, be held in custody.

THE COURT: Well, tell me why home detention wouldn't suffice in this case.

MS. ARGENTIERI: Home detention is simply insufficient because we can't monitor him 24/7. I can't put agents outside his house 24/7 to make sure people aren't going there who aren't supposed to be going there. And so while I might be able to control where he goes because he doesn't have a job, right, so the home detention doesn't really negatively affect him. I can't control the amount of cell phones that are brought in and out of the house and I can't control who comes and goes there. In a case such as this where this defendant is associated with a firearm, robbery, and the Bonanno Family, it's our position that home detention is not sufficient.

Look at the contacts he has. You saw a picture of him with the street boss of the Bonanno Family. I mean these are the types of contacts that this defendant has.

THE COURT: This case -- I am not a great fan of home detention and certainly the Second Circuit in reversing the district court in the [unintelligible] case was not inclined to agree with any creative solutions. But in this particular case we don't have a defendant who has participated in the actual assault of the victims of the alleged robbery. That's the main evidence you have on dangerousness and you're dealing with events from two years ago.

MS. ARGENTIERI: But Judge, the notion that he needs to have participated in the actual crime of violence, he did. He was the driver. How else would they have gotten there? I mean he didn't actually go in, but that wasn't his role that night. It very easily could have been his role, but instead his role was to drive. And he was in a car with people armed with guns, violent people who participated in other robberies. I mean I don't think that anything that Mr. Santamauro just said rebutted the presumption of dangerousness, not the affidavit that he cited.

In addition, Judge, look at the contacts for his cell phone. Who's in here? Anthony Graziano, Junior, people who are associated with the Bonanno Family. And given the evidence in this case I don't think that anything cited to you by Mr.

Santamauro has really rebutted the presumption that he's a danger to the community.

MR. SANTAMAURO: I think it does, Judge, because going forward, going forward if he has the means, if he has a place to live, he has means to support himself if he's on home detention, I don't see how it doesn't rebut it, Judge. Going forward is what we're talking about as far as him being a danger to the community if he is released, and going forward he will not be a danger to the community.

MS. ARGENTIERI: I don't understand the concept of going forward. What does that mean? The defense would concede that as of yesterday he was a danger? He was driving Mr. Graziano, he was meeting with these people, but now he promises that he won't anymore? That doesn't make sense to me under the law. He's presumed to be a danger to the community. He's charged with a firearm. He participated in a violent robbery. We have evidence that as of a month ago he was in the company of several members of the Bonanno Family including the street boss. The going forward notion does not rebut the presumption.

THE COURT: This is a very close case and had the contact with Mr. Graziano occurred earlier, I might be inclined to release him as I'm looking over my notes. Of course I realize I didn't focus on the fact that the defendant had this contact with Mr. Graziano. And certainly while it's not proof that he has engaged in crime, certainly given the presumption

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that's in place, it is a factor that weighs into whether or not he does pose a danger to the community. And as the Second Circuit has recognized, organized crime families do exist and they do pose a danger to the community.

So after, as I told you, having found the 924(c) presumption applies, the defendant does have a limited burden of production but not a persuasion. The burden of persuasion still remains on the Government. It's to rebut the defendant - excuse me. Let me start again. The defendant does have a limited burden of production to rebut the presumption that he doesn't pose a danger to the community.

That being said, and I do think there is something to be said about offsetting one of the factors is lack of employment. That all goes into the mix of factors that the Court has to consider and weigh. And I think that the Court still has to determine whether or not the conditions of release will assure the safety of the community.

I agree with the defendant the charges in the complaint are more amorphous than usual but I don't think they necessarily reflect a lack of strength in the Government's case because as you well know, many cases in this court are proved by the Government solely with the testimony of cooperating witnesses. So the offense charged is a crime of violence and robbery and the defendant does have a criminal history. None of them necessarily involving organized crime but certainly

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     they do suggest that he has no means of support, as Ms.
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     Argentieri has pointed out, other than through crime. And he
     also, while he does have, apparently has ties with his
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     paramour's family, this relationship is only four -- has only
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     been in existence for four years. I think that his continuing
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     contact with the Bonanno Family members weighs heavily against
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     him.
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               So I find that the fact that he did have this
     contact, the fact that the crime alleged in the complaint
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     arises from activities of Bonanno Family members or associates
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    of the Bonanno Family are factors that weigh in favor of the
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    Government in meeting its burden by clear and convincing
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    evidence that the defendant poses a risk of dangerousness to
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     the community.
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              MS. ARGENTIERI:
                                Thank you, Judge.
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              MR. SANTAMAURO:
                                Thank you, Your Honor.
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              MS. ARGENTIERI:
                                So you're entering a permanent order
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    of detention?
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              THE COURT:
                          I think it's already been entered.
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              MS. ARGENTIERI:
                               Okay.
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I certify that the foregoing is a court transcript from an electronic sound recording of the proceedings in the above-entitled matter. 3, May are Mary Greco November 22, 2011 Dated: